

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

MAIL STOP PATENT APPLICATION  
COMMISSIONER FOR PATENTS  
P.O. BOX 1450  
ALEXANDRIA, VA 22313-1450

22264 U.S. PTO  
10/697609  
102903  


Transmitted herewith for filing is the plant patent application of:

Inventor(s): Keith W. Zary

For: HYBRID TEA ROSE PLANT NAMED 'JACURNAM'

Enclosed are:

- Plant patent application, including Combined Declaration and Power of Attorney (in duplicate).
- 1 sheet(s) of drawings (in duplicate).
- An assignment of the invention to Jackson & Perkins Wholesale, Inc. is enclosed. An Assignment Recordation Cover Sheet is also enclosed (Recordation Fee \$40.00)
- A Request for Non-publication and Certification under 35 U.S.C. § 122(b)(2)(B)(i) is enclosed.
- Total filing fee: **\$530.00 large entity**
- A check in the amount of \$570.00 to cover  filing fee and  assignment recordal fee is enclosed.
- The Director is hereby authorized to charge any additional fees that may be required in connection with the filing of this application and recording any assignment filed herewith, or credit overpayment, to Account No. 02-4550. A copy of this sheet is enclosed.
- Please return the enclosed postcard to confirm that the items listed above have been received.

Respectfully submitted,

KLARQUIST SPARKMAN, LLP

By



Kenneth S. Klarquist  
Registration No. 16,445

One World Trade Center, Suite 1600  
121 S.W. Salmon Street  
Portland, Oregon 97204  
Telephone: (503) 226-7391  
Facsimile: (503) 228-9446

cc: Docketing

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Keith W. Zary

For: HYBRID TEA ROSE PLANT NAMED 'JACURNAM'

Examiner: Unknown

Art Unit: Unknown

Date Mailed: October 29, 2003

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**REQUEST FOR NON-PUBLICATION AND CERTIFICATION UNDER**  
**35 U.S.C. § 122(b)(2)(B)(i)**

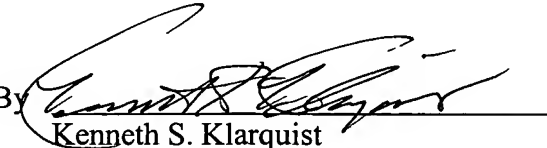
Applicant may rescind this nonpublication request at any time. See "Request to Rescind Previous Nonpublication Request". If applicant rescinds a request that an application not be published under 35 U.S.C. § 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. § 122 (b)(2)(B)(iii)).

This request is signed in compliance with 37 CFR § 1.33(b) and is submitted with the application **upon filing**. I hereby certify that the invention disclosed in the attached application **has not and will not be** the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. § 122(b).

Respectfully submitted,

KLARQUIST SPARKMAN, LLP

By   
Kenneth S. Klarquist  
Registration No. 16,445

One World Trade Center, Suite 1600  
121 S.W. Salmon Street  
Portland, Oregon 97204  
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